WR:jam 10/05/05 6395-67856-06 435537 I-023-02

## JC06 Rec'd PCT/PTO 0.5 OCT 2005

EXPRESS MAIL LABEL NO. EV669611391US DATE OF DEPOSIT: October 5, 2005

## TRANSMITTAL LETTER TO THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)

U.S. APPLICATION NO. (If known, see 37 C.F.R. § 1.5)

ATTORNEY'S DOCKET NUMBER

6395-67856-06

CONCERNING A NATIONAL STAGE FILING UNDER 35 U.S.C. § 371   10/552182														
INTERNAT	ION	AL A	APPLICATION NO.	INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED									
PCT/US2	004	/01	1022	08 April 2004	11 April 2003									
TITLE OF INVENTION														
MULTIPLE ANTIGENIC PEPTIDE ASSAY FOR DETECTION OF HIV OR SIV TYPE RETROVIRUSES  APPLICANT(S) FOR DO/EO/US														
				hou Pong Pau William H. Switzer and Thon	as M. Folks									
Marcia L. Kalish, Clement B. Ndongmo, Chou-Pong Pau, William H. Switzer and Thomas M. Folks  Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:														
repricanti		_												
	1.	_	This is a FIRST submission of items concerning a filing under 35 U.S.C. § 371.  This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. § 371.											
	<ol> <li>This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. § 371.</li> <li>This is an express request to begin national examination procedures (35 U.S.C. § 371(f)) at any</li> </ol>													
	time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C.													
	§ 371(b) and PCT Articles 22 and 39(1). Items 5, 6, 9 and 21 indicated below are submitted to make this express request.													
	4		The United States has been elected in a Demand for International Preliminary Examination (Article 31).											
	4. 5.			Enternational Application as filed (35 U.S.C. § 371(c)(2))										
	٥.	М		ched hereto (required only if not communicated by the International Bureau).										
	<ul> <li>b.  has been communicated by the International Bureau.</li> <li>c.  is not required, as the application was filed in the United States Receiving Office (RO/US).</li> </ul>													
	6. ☐ An English-language translation of the International Application (35 U.S.C. § 371(c)(2)).  a. ☐ is attached hereto.  b. ☐ has been previously submitted under 35 U.S.C. 154(d)(4).													
•														
	J.S.C. § 371(c)(3))													
7. Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. § 371(c)(3))  a.   are attached hereto (required only if not communicated by the International Bureau to the United States F														
	<ul> <li>b.  have been communicated by the International Bureau.</li> <li>c.  have not been made; however, the time limit for making such amendments has NOT expired.</li> <li>d.  have not been made and will not be made.</li> </ul>													
1	8.		An oath or declaration of the inventor(s) (35 U.S.C. § 371(c)(4)).											
1'	9.	$\boxtimes$												
• '	10.		An English-language transla (35 U.S.C. § 371(c)(5)).	tion of the annexes to the International Preliminary Exam	nination Report under PCT Article 36									
Items 11 to	20	belo	w concern document(s) or info	ormation included:										
		_		ement under 37 C.F.R. §§ 1.97 and 1.98.										
	12.	$\boxtimes$	An assignment document for recording. A separate cover sheet in compliance with 37 C.F.R. §§ 3.28 and 3.31 and the Recordal fee of \$40.00 are included.											
	13.	$\boxtimes$	A preliminary amendment.											
	14. An Application Data Sheet under 37 C.F.R. § 1.76.													
			A substitute specification.											
			A power of attorney and/or cha	•										
	17. A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 37 C.F.R. §§ 1.821 - 1.825.													
			••	I International Application under 35 U.S.C. § 154(d)(4).	25 110 G 6 154(4)(4)									
		_	• • • • • • • • • • • • • • • • • • • •	anguage translation of the international application under	· 35 U.S.C. § 154(d)(4).									
	20.	M	Other items or information:  Abstract on a separate page	<b>:</b>										
			Written Opinion.											
			Preliminary Examination R	Report. t (included with Information Disclosure Statement).										
			☐ Copies of References Cited	l. ·										
			International Preliminary R	Report on Patentability.										
l														

GREC'DET OF STATE OF DEPOSIT: October 5, 2005

u.s. application N		52 <sub>1</sub>		6395-67856-06										
The following fe	es are s	ubmitted:	-			\$300	\$	300.00						
21. 🖾 Basic na		·					\$	200.00						
If the writter prepared by IPEA All other site	opinio A/US in	\$0		_ 2 3 3 3										
23. Search fe If the writter IPEA/US indicat Search fee ( an International International	n opinio es all cl 37 C.F.I Searchi	\$	400.00											
previously comm														
		21, 22, and 23 =	\$	900.00										
Additional fe	nputer j													
Total Sheets	ets of paper or fraction ets Extra Sheets		Number of each additional 50 or fraction (round up to a whole number)			RATE	{							
55 - 100	0 / 50 =		0			x \$250	\$	0.00						
Surcharge of \$13 claimed priority		\$												
CLAIMS			BER FILED	NUMBER EXTRA		RATE								
Total claims		40 - 20 =		20	x \$50.00			1,000.00						
Independent Cl			-3 =	4	x \$200.00		\$	800.00						
MULTIPLE DI	EPEND	ENT CLA			+ \$360.0		\$	2 700 00						
☐ Small and	v status	ic alaimed		ation. Fees above are redu		LATIONS =	\$	2,700.00						
small entity	y status	is claimed	Tor uns applic	anon. I ces above ale feut		OTAL =	\$	2,700.00						
Processing fee claimed priori	of \$130 ty date	.00 for furr (37 C.F.R.	ishing the Eng §§ 1.492(f)).	lish translation later than 3			\$	2,700.00						
				TOTAL N			\$	2,700.00						
Fee for recording accompanied by	ng the e y an apr	nclosed assoropriate co	signment (37 $\overline{C}$ over sheet (37 $\overline{C}$	.F.R. § 1.21(h)). The assi C.F.R. §§ 3.28, 3.31). \$40	gnment must .00 per prope	be erty. +	\$	40.00						
						NCLOSED =	\$	2,740.00						
							refun		\$					
							char	unt to be ged	\$					
_				cover the above fees is end										
is encl	b. Please charge my Deposit Account No in the amount of \$ to cover the above fees. A duplicate copy of this sheet is enclosed.													
Accou	c.  The Director is hereby authorized to charge any additional fees that may be required, or credit any overpayment, to Deposit Account No. <u>02-4550</u> . A duplicate copy of this sheet is enclosed.													
d. 🛭 Please	return t	the enclose	d postcard to co	onfirm that the items listed	l above have	been received.								
NOTE: Where an appropriate time limit under 37 C.F.R. § 1.494 or § 1.495 has not been met, a petition to revive (37 C.F.R. § 1.137(a) or (b)) must be filed and granted to restore the application to pending status.														
SEND ALL COR	RESPO	//wyse	2-1	ryper										
CUSTOME	ER N	v		•										
One W	KLARQUIST SPARKMAN, LLP One World Trade Center, Suite 1600 121 S.W. Salmon Street  Wayne W. Rupe NAME 34,420													
	id, OR 9	NUMBER												